## RAAB, STURM & GANCHROW, LLP

COUNSELORS AT LAW 2125 CENTER AVENUE, SUITE 100 FORT LEE, NEW JERSEY 07024 Tel: (201)292-0150

Fax: (201)292-0152

RONALD RAAB\* IRA A. STURM\*\*\*\* ARI D. GANCHROW\*\*

\* ADMITTED IN NY \*\*ADMITTED IN NY AND NJ \*\*\*ADMITTED IN NY AND CT \*\*\*\*ADMITTED IN NY AND FLA \*\*\*\*\*ADMITTED IN NY, NJ AND MID MAURA E. BREEN\*\*\* SAMUEL R. BLOOM\*\*\*\*\*

VIA ECF ELECTRONIC FILING

Hon, P. Kevin Castel, U.S.D.J. Southern District of New York Daniel Patrick Moynihan United States Courthouse 500 Pearl Street, Courtroom 11D New York, N.Y. 10007

February 14, 202

Building Service 32BJ Health Fund, et al. v. Facilities Source Corporation Re: adjourned to April 24, 3020 at

Civil Action No. 19-ev-11343

Dear Judge Castel:

Our firm represents the Plaintiffs Building Service 32BJ Benefit Funds (the "Funds"), the Plaintiffs in the above-referenced matter. Presently, there is an Initial Conference scheduled before Your Honor for February 20, 2020 at 10:45 a.m. The Funds ask that this Conference be adjourned sine die. There have been no prior requests for adjournment of this Conference.

Defendant Facilities Source Corporation ("Defendant") has, to date, not appeared in this action. As a result, a Clerk's Certificate of Default was issued, and the Funds subsequently filed a Motion for Default Judgment returnable February 10, 2020. Defendant did not file any response to this Motion. Given that the Court's pending ruling on this Motion could result in issuance of a final Judgement in favor of the Funds, the Funds ask that the Conference be adjourned sine die or, alternatively, to a date after the Court's resolution of the pending Motion.

Thank you for your attention to this matter. If you have any questions or concerns, please do not hesitate to contact me.

Respectfully submitted,

/s/ Samuel R. Bloom Samuel R. Bloom